

Ecological Risk Assessment for Area of Concern 4 (AOC-4)

Remedial Investigation/Feasibility Study

Falcon Refinery Superfund Site Ingleside, San Patricio County, Texas EPA Identification No. TXD086278058

Remedial Action Contract 2 Full Service Contract: EP-W-06-004 Task Order: 0088-RICO-06MC

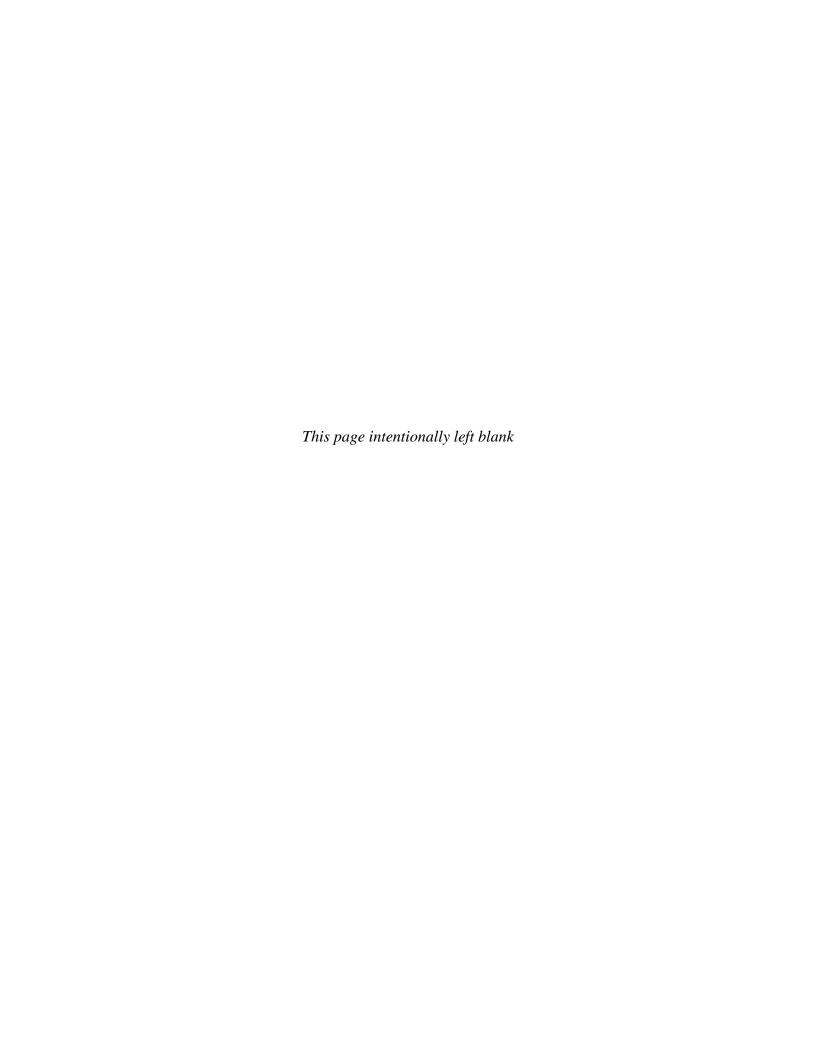
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LIST OF ACRONYMS AND ABBREVIATIONS

AOC Area of Concern

AST Above ground storage tank

BRAPF Baseline Risk Assessment and Problem Formulation

COPEC Chemicals of potential concern

CSM Conceptual site model

EA Engineering, Science, and Technology, Inc.

EPA U.S. Environmental Protection Agency

EPC Exposure Point Concentration ERA Ecological Risk Assessment

FM Farm-to-market FS Feasibility Study

ND Non-detect

NORCO National Oil Recovery Corporation

PAH Polynuclear aromatic hydrocarbon

RI Remedial Investigation

Site Falcon Refinery Superfund Site

SLERA Screening-Level Ecological Risk Assessment

SQL Sample Quantitation Level

SVOC Semivolatile Organic Compound

TAL Target Analyte List

TCEQ Texas Commission on Environmental Quality

UCLM Upper Confidence Level of the Mean

VOC Volatile Organic Compound

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1. INTRODUCTION

EA Engineering, Science, and Technology, Inc. (EA) has been authorized by the U.S. Environmental Protection Agency (EPA), under Remedial Action Contract Number EP-W-06-004, Task Order 0088-RICO-06MC, to conduct a Remedial Investigation/Feasibility Study (RI/FS) at the Falcon Refinery Superfund Site (Site). EPA's scope of work includes the preparation of a Screening Level Ecological Risk Assessment (SLERA) for the Site. EPA has requested that EA prepare a SLERA for the barge dock area (Area of Concern [AOC] 4) and the Intracoastal Waterway (AOC-5) separate from the remaining Site. This document provides the results of the SLERA for AOC-4.

1.1 SITE BACKGROUND AND DESCRIPTION

The Site is located 1.7 miles southeast of State Highway 361 on Farm-to-Market (FM) 2725 at the north and south corners of the intersection of FM 2725 and Bishop Road near the City of Ingleside in San Patricio County, Texas (Figure 1). The Site occupies approximately 104 acres and consists of a refinery that operated intermittently and has not produced hydrocarbon products in several years. The refinery is currently inactive, except for a crude oil storage operation being conducted by Superior Crude Gathering, Inc. When in operation the refinery had a capacity of 40,000 barrels per day and the primary products consisted of naphtha, jet fuel, kerosene, diesel, and fuel oil. The refinery also historically transferred and stored vinyl acetate, a substance not excluded under the petroleum exclusion.

The Site is divided into the North Site, South Site and current barge dock facility. There are pipelines that connect the North and South Sites with the current and former barge dock facilities. The North Site consisted of nine above ground storage tanks (ASTs), three truck loading racks, associated piping, and a transfer pump. The South Site consisted of the main operations of the refinery. This area had a control room, heaters, crude towers, coalesers, boilers, fire water tank, exchangers, cooling towers, desalters, exchangers, compressors, a lab, 24 ASTs, separator, clarifiers, and aeration pond (TRC 2013). The barge dock facility is located on Redfish Bay and was used to load and unload crude oil and refined hydrocarbons via pipelines that connect the dock to the North and South Sites.

The Site was proposed to the National Priorities List on 5 September 2002. The Potentially Responsible Party for the Site, National Oil Recovery Corporation (NORCO), entered into an "Administrative Order on Consent" with the EPA on 9 June 2004, to perform and finance the removal action and RI/FS for the Site.

In 2012, NORCO sold the former Falcon Refinery to Lazarus Texas Refining I, LLC (Lazarus), which operates the former refinery as a crude oil bulk storage and transfer facility. Lazarus is attempting to obtain a notice of no further action for the barge dock facility to obtain a "bridge loan" until additional funding can be obtained (TRC 2013). Lazarus plans to further develop the Site through remedial actions and upgrades.

The Site has been divided into AOCs based upon former use and location (Figure 2). AOC 1 consists of the Former Operational Units and includes the entire North Site and a drum disposal area and metal waste disposal area of the South Site. AOC 2 includes areas of the refinery that were not used for operations or storage and have no record of releases. AOC 3 encompasses the wetlands immediately adjacent to the Site that are bordered by Bay Avenue, Bishop Road, and a dam on the upstream side; wetlands located between Bishop Road, Sunray Road, Bay Avenue, and residences along Thaver Avenue; and the wetlands between Sunray Road, residences along FM 2725, Gulf Marine Fabricators, Offshore Specialty Fabricators, and the outlet of the wetlands into Redfish Bay. Within AOC 3, there are one active and several abandoned pipelines that lead from the refinery to the barge dock facilities. During June 2006, the abandoned pipelines were cut, the contents of the pipelines were removed, and plates were welded on the pipelines. AOC 4 includes the barge docking facility. AOC 4 is approximately 0.5 acres and is located on Redfish Bay. The fenced facility, which is connected to the refinery by pipelines, is used to load and unload barges. Currently only crude oil passes through the docking facility. Historically, refined products were also loaded and unloaded. AOC 5 encompasses the sediments and surface water within the Intracoastal Waterway adjacent to the barge dock facility. AOC 6 includes the neighborhood along Thayer Road, across from the refinery. AOC 7 includes the neighborhood along Bishop Road, across from the North Site.

1.2 SITE INVESTIGATIONS

Phase I sampling was conducted at the Site in 2007 by the PRPs. EA conducted Phase II investigation activities in accordance with the Field Sampling Plan (EA 2012a) and Quality Assurance Project Plan (EA 2012b) under this task order in 2013.

1.3 AOC-4 BACKGROUND AND DESCRIPTION

AOC-4 is the current barge docking facility which occupies approximately 0.5 acres adjacent to the Intracoastal Waterway. The fenced facility is connected to the refinery by pipelines and is used to load and unload barges. It was reported that only crude oil passed through the docking facility. However, refined products historically were loaded and unloaded at this docking facility. There have been no reported releases associated with this AOC. However, analytical results indicate that a release or releases have occurred.

2. ECOLOGICAL RISK ASSESSMENT

This section presents the SLERA conducted by EA for AOC 4 at the Site. The purpose of this assessment is to characterize and quantify potential environmental impacts from residual chemicals in soil at AOC 4 from Site activities. The assessment was conducted in accordance with EPA guidance for the RI/FS process; specifically the ERA was conducted in accordance with the process for ecological risk assessments (ERAs) outlined in the document *Ecological Risk Assessment Guidance for Superfund: Process for Designing and Conducting Ecological Risk Assessments* (EPA 1997), other relevant EPA guidance, as well as the Texas Commission on Environmental Quality (TCEQ) guidance *Conducting Ecological Risk Assessments at Remediation Sites in Texas* (TCEQ 2014) and *Texas Surface Water Quality Standards* (TCEQ 2010).

The process for ERA outlined in EPA guidance includes eight steps (EPA 1997, 1998), and this document presents the first three steps of the ERA process (Figure 3). Steps 1 and 2 represent the SLERA. The SLERA uses highly precautionary assumptions regarding exposure and toxicity to develop a Conceptual Site Model (CSM) and identify Chemicals of Potential Ecological Concern (COPECs). The CSM defines complete and significant exposure pathways and identifies assessment and measurement endpoints. The screening level evaluation typically relies on chemical analytical data.

Step 3 of the SLERA process is the Baseline Risk Assessment and Problem Formulation (BRAPF). The BRAPF draws from the risk evaluation performed in the SLERA to identify COPECs, exposure pathways, assessment endpoints, and risk questions requiring further consideration. The BRAPF often includes refinement of the screening level risk calculations through use of more realistic or more relevant exposure and toxicity data. The goal of the BRAPF is to provide a clear definition of the ecological risk problems for the Site. This problem formulation forms the basis for either further assessment or, in cases where sufficient data are available, risk management if necessary.

In the case of the Falcon Refinery Superfund Site, a SLERA and BRAPF refinement of risk calculations were performed for AOC-4. Section 2.1 presents the CSM and assessment endpoints. Section 2.2 discusses the data used in the SLERA and presents measurement endpoints for the screening level risk evaluation. Section 2.3 presents the SLERA results and conclusions. Section 2.4 presents the refined risk assessment and methodology and discusses the data and measurement endpoints used.

Uncertainties associated with the risk assessment are presented in Section 2.5, and results of the risk characterization are considered together in developing the conclusions for the Site which are presented in Section 2.9.

Summary of Data Used in the SLERA

Initial field sampling was conducted in 2007 as a result of an EPA approved RI/FS Field Sampling Plan and Quality Insurance Plan for the former refinery, adjacent properties, and background sampling locations (TRC 2013). Analytical data obtained during the sampling was evaluated for ecological exposures, and results indicated that further sampling was necessary to adequately assess certain portions of the Site. Field activities conducted in 2013 as part of the Phase II Field Sampling Plan had objectives relating to this SLERA which included providing data to identify and delineate the extent of COPECs in environmental media, identify potential and complete exposure pathways, and provide data for completion of human health and ERAs as well as the feasibility study. Table 1 presents the samples collected in 2007 and 2013 that were used in this risk assessment.

A total of seven surface soil samples were collected from AOC-4 in 2007 and 2013 combined. Sample locations are presented in Figure 4. For the purposes of the ERA, surface soil is defined at the biotic zone, from 0 to 6 inches below ground surface.

The soil was analyzed for target analyte list (TAL) metals, polynuclear aromatic hydrocarbons (PAHs), semivolatile organic compounds (SVOCs), and volatile organic compounds (VOCs).

Data Reduction and Summary Statistics

This section describes the approach that was followed to evaluate the available analytical data in each medium of concern (e.g., surface soil, sediment, and surface water). The following list summarizes the approach:

- Analytical results with a "R" qualifier (indicating that the data were rejected during the validation process) were not used in the SLERA and BRAPF.
- Analytical results with a "U" or "UJ" qualifier indicate that the analyte was not detected at the sample quantitation level (SQL). These data were considered non-detects (NDs) and were retained in the data set. In the calculation of the 95 percent upper confidence limits of the mean (UCLMs), each ND was assigned a numerical value of one-half its SQL.
- Analytical results with a "J" qualifier indicate that the reported values were estimated because the analyte was detected at a concentration below the SQL or for other reasons. These data were considered detections and were retained in the data set at the measured concentration.
- Analytical results with "D", "K", or "L" qualifiers were considered detections and were retained in the data set at the measured concentration.
- Inorganic analytes with "B" or "BJ" qualifiers were retained in the data set at the measured concentration.

 Analytical results for organic analytes with a "B" qualifier (blank-related data) were treated as NDs.

In accordance with EPA (1989) guidance, the following steps were first used to summarize the chemical analytical data for the SLERA:

- Sample data were compared to blank (laboratory, equipment rinse, and field) concentration data. If the chemical concentration detected in a site-related sample was less than 10 times (for common laboratory chemicals) or 5 times (for all other compounds) the concentration detected in the corresponding blank sample, the sample was excluded from the SLERA in accordance with EPA guidance (EPA 1989). The identification and validation of sampling or laboratory artifacts were performed prior to data summarization.
- The maximum concentration of a pair of duplicate or split samples (taken from the same location on the same date) if both parent and duplicate were detected, the maximum nondetect concentration if both parent and duplicate were nondetects, and the detected value if either parent or duplicate were detected, and the other nondetected were used to represent the concentration for that location.
- Frequency of detection was calculated as the number of samples in which the chemical was detected over the total number of samples analyzed.

There are a number of uncertainties associated with the chemical analytical data associated with sample coverage and study design. Uncertainties associated with the data used in the SLERA are discussed in Section 2.5.

2.1 ECOLOGICAL CONCEPTUAL SITE MODEL

As part of the CSM, potential sources of chemicals and exposure pathways are characterized for the Site (Figure 5). The model illustrates the pathways through which receptors may be exposed to sources of COPECs. Sources and exposure pathways are discussed further below.

Ecological Setting

The Falcon Refinery Superfund Site consists of a refinery that had the capacity of 40,000 barrels per day with the primary products consisting of naphtha, jet fuel, kerosene, diesel, and fuel oil. The refinery operated intermittently and is currently inactive. The Site encompasses approximately 104 acres in San Patricio County, Texas with portions of the Site (AOC-4 and AOC-5) located along Redfish Bay in the Intracoastal Waterway. The property includes piping that leads from the Site to dock facilities at Redfish Bay, where crude oil and hydrocarbons were historically and are currently being transferred between barges and storage tanks to adjacent properties. The current barge dock facility is fenced and contains several small structures to load and unload crude oil. There have been no known spills or releases, and there are no visible indications of environmental impacts at the barge dock facility.

The barge dock facility (AOC-4) consists of approximately 0.5 acres. The barge dock facility is fenced, predominately paved, and contains several small structures with no wooded, shrub, or open field habitat. Due to the small size and the unsuitable habitat for terrestrial wildlife, it was determined that AOC-4 meets the EPA Region 6 Ecological Exclusion Screening (Appendix A). Sites that meet these criteria require no further ecological evaluation at a property where a response action is being pursued. Since there are incomplete or insignificant ecological exposure pathways at AOC-4, the Site was precluded from the need for a formal ERA. However, an initial screening was still performed at the Site to identify potential COPECs even though no further analysis was conducted.

Threatened and Endangered Species

An important consideration in forming an ecological conceptual model is the presence of endangered, threatened, and rare species on the Site. As part of this assessment, the U.S. Fish and Wildlife Service (USFWS 2014) and the Texas Parks and Wildlife Division (2014) program databases were searched for species that may utilize AOC-4 and the adjacent wetlands and waterways. Seven endangered and five federally and/or state listed threatened species may exist within the project area:

Endangered

- Whooping crane (Grus americana)
- West Indian manatee (*Trichechus manatus*)
- Hawksbill sea turtle (*Eretmochelys imbricata*)
- Kemp's Ridley sea turtle (*Lepidochelys kempii*)
- Leatherback sea turtle (*Dermochelys coriacea*)
- Eskimo curlew (*Numenius borealis*)
- Smalltooth sawfish (*Pristis pectinata*)

Threatened

- Piping plover (*Charadrius melodus*)
- Sooty tern (Sterna fuscata)
- Reddish egret (*Egretta rufescens*)
- Wood stork (*Myctena americana*)
- White-face ibis (*Plegadis chihi*).

A more extensive analysis and biological survey would be needed to determine whether or not additional state listed species utilize the Site. It is also possible that bald eagles (*Haliaeetus leucocephalus*) could be associated with the intercoastal habitats. Bald eagles were recently delisted from the federal and state threatened and endangered species lists, and the species is now protected under the Bald and Golden Eagle Protection Act.

Identification of Potential Receptors

AOC-4 has been excluded for further ecological analysis due to lack of significant wildlife habitat and exposure pathways.

Potential Source Areas

Based on the Site history, TAL metals, PAHs, SVOCs, and VOCs were analyzed in the soils at AOC-4. The primary source areas are the current and former barge docking facility.

Fate, Transport, and Media of Concern

A number of fate and transport pathways are expected to influence the transfer of elevated concentrations of COPECs between environmental media in the Site. While only evaluating an initial screening, chemicals in surface soil at AOC-4 may have been transferred vertically to subsurface soil by leaching beyond the zone of exposure for ecological receptors, or horizontally to soil further from the source. Given the tendency for some of the COPECs at the Site (metals and PAHs) to bind to soil, horizontal transport is expected to be limited.

It is important to note that transport pathways are dependent upon factors that influence the forms of chemicals in environmental media and their bioavailability. This is especially important for metals. Metals are present in nature in a wide range of chemical forms. Soluble forms of some metals are highly mobile in soil, sediment, and water, facilitating higher transport rates and making them more bioavailable, meaning that they are taken up more easily by plants and animals. Many of the mineral forms of metals found in naturally occurring rocks and soils are relatively insoluble and are not readily taken up by wildlife. Changes in the chemistry of soil, sediment, or water may make metals more or less soluble, and thus determine their ultimate mobility and bioavailability.

Based on the above discussion of potential habitats, sources, and fate and transport, surface soil was considered the primary media of concern (Figure 5).

Identification of Exposure Pathways

Since AOC-4 meets the EPA Region 6 Ecological Exclusionary Criteria due to its small size and insufficient wildlife habitat, all exposure pathways are considered insignificant (Figure 5).

Selection of Representative Receptors

Since AOC-4 meets the EPA Region 6 Ecological Exclusionary Criteria due to its small size and insufficient wildlife habitat, representative receptors were not selected for the Site.

2.2 STEPS 1 & 2: SCREENING-LEVEL ECOLOGICAL RISK ASSESSMENT

The first two steps of the 8-step ERA process (Figure 3) constitute the SLERA. The SLERA includes screening-level problem formulation, ecological effects evaluation, exposure estimate,

and risk calculation. This section presents the SLERA for the Falcon Refinery Superfund Site and is organized into the following subsections:

- Screening-level problem formulation
- Summary of the SLERA results.

Screening Level Problem Formulation

The screening-level problem formulation includes development of a CSM and assessment and measurement endpoints. Table 2 provides the assessment and measurement endpoints for AOC-4, but additional evaluation is excluded since it meets the EPA Region 6 Ecological Exclusionary Criteria.

Measurement and Assessment Endpoints

EPA guidance stresses the importance of ecologically significant endpoints. As discussed by EPA, "Assessment endpoints are explicit expressions of the actual environmental value that is to be protected, operationally defined by an ecological entity and its attributes" (EPA 1998). Failure to select appropriate assessment and measurement endpoints can result in the inability to answer the risk questions central to an ERA. Several criteria are applicable for endpoint selection (Suter 1993; EPA 1998):

- 1. *Unambiguous Definition*—Assessment endpoints should indicate a subject and a characteristic of the subject (e.g., fish reproduction).
- 2. *Accessibility to Prediction and Measurement*—Assessment endpoints should be reliably predictable from measurements.
- 3. Susceptibility to the Hazardous Agent/Stressor—Susceptibility of an organism (plant or animal) results from the combination of potential for exposure and the sensitivity to the concentrations of contaminants or other stressors of concern.
- 4. **Biological Relevance**—Biological relevance of impacts to an individual organism is determined by the importance of the impact to higher levels of biological organization (e.g., populations or communities).
- 5. Social Relevance and Policy Goals—Assessment endpoints should be of value to decision-makers and the public. The assessment endpoints should represent effects that would warrant consideration of site remediation or alteration of project plans. Assessment endpoint selection should also include endpoints that may be mandated legally (e.g., protected species).

The ecological assessment endpoints applicable to this site are discussed below:

• Protection of organisms exposed directly or indirectly to surface soil to ensure that COPECs in surface soil do not have unacceptable adverse effects on organism survival, growth, and reproduction, which may result in adverse effects to the community structure (e.g., diversity or biomass).

These assessment endpoints are general and are refined and revised for sample types warranting evaluation in the refined assessment conducted in Step 3.

The measurement endpoints are measurable ecological characteristics that are related to the assessment endpoints (EPA 1998). Because it is difficult to "measure" assessment endpoints, measurement endpoints were chosen that permit inference regarding the assessment endpoints described above. Measurement endpoints selected for this risk assessment are the following:

1. *Media Chemistry for Surface Soil*—The measurement of maximum COPEC concentrations in surface soil provides the means, when compared to conservative (based on chronic or no effects levels), ecotoxicological-based screening concentrations, for drawing inferences regarding the assessment endpoint for surface soil.

Identification of Chemicals of Potential Ecological Concern

COPECs are selected by comparison of maximum concentrations found in surface soil to EPA Region 3 and Region 4 ecological risk screening values, which coincide with TCEQ Screening Levels (TCEQ 2014). Maximum concentrations in soil were compared to the lowest value obtained from the EPA Eco-SSLs, or EPA Region 4 screening values for soil which are found at the following links:

 Surface Soil: the lowest value obtained from the Eco-SSLs of available receptors, accessed at http://www.epa.gov/ecotox/ecossl, or the Region IV Ecological Screening Values, accessed at http://www.epa.gov/region4/superfund/programs/riskassess/ecolbul.html

The criteria are presented in Table 3. Potential ecological risks associated with aluminum and iron in surface soils are identified based on pH. Aluminum and iron in surface soil can be identified as COPECs only at sites where the soil pH is less than 5.0 (EPA 2003). pH values for soils were not available for AOC-4, however soil pH is typically higher than 5.0; and considering the minimal habitat at this AOC, neither metal was identified as a COPEC in surface soil samples during the initial screening.

Surface soil was screened and risks evaluated independently for AOC-4.

2.3 SLERA RESULTS

Maximum exposure estimates were compared to media-specific screening levels and are shown in Table 4. The results of this risk calculation are used to identify COPECs. The SLERA risk

calculation is performed by comparing the maximum exposure concentration to the screening level. When the screening level is greater than the maximum concentration, the potential for adverse effects is considered unlikely. Because of the conservative nature of the SLERA, chemicals with maximum concentrations less than the screening level can be removed from further examination. If the maximum concentration is equal to or greater than the screening level, or if a media-specific screening criterion is not available, the chemical is retained as a COPEC and examined further. Inclusion of these chemicals as COPECs does not necessarily indicate that they pose risks; it indicates that the chemicals cannot be definitively eliminated from further consideration. Essential nutrients, although detected in surface soil, sediment, and surface water, are not included in the list of COPECs. Essential nutrients include calcium, magnesium, sodium, and potassium.

The following chemicals exceed the surface soil screening value and were identified as COPECs. Exposure Point Concentrations (EPCs) are shown in Table 4:

- Antimony
- Barium
- Cadmium
- Chromium
- Copper
- Lead
- Manganese
- Mercury
- Nickel
- Selenium
- Vanadium
- Zinc
- Total LMW PAHs
- Total HMW PAHs.

The following SVOCs and VOCs were retained as COPECs due to lack of soil screening values. Risks from these detected chemicals cannot be determined and are typically discussed in the uncertainty evaluation of the ERA:

- Acetophenone
- Benzaldehyde
- Bis(2-ethylhexyl)phthalate
- Carbazole
- 2-Butanone
- Isopropylbenzene
- Trichloroflouromethane
- Xylenes (m & p)
- Xylenes (o).

SLERA Conclusions

Although numerous COPECs were identified in the surface soil at AOC-4, the Site meets the EPA Region 6 Ecological Exclusion Screening (Attachment A) and consequently no further evaluation of AOC-4 is necessary. AOC-4 provides minimal habitat of low value; consequently population level risks for ecological receptors are not expected.

2.4 ECOLOGICAL RISK ASSESSMENT REFINEMENT

The third step in the 8-step ERA process is required only for compounds for which the SLERA (Steps 1 and 2) indicates a need for further ecological risk evaluation. Consistent with ERA guidance (EPA 1997), highly conservative assumptions were used in the SLERA to provide an upper bound estimate of risk to ecological resources. Such an approach meets with the objectives of the SLERA, which are to screen out all chemicals that do not have the potential to adversely affect ecological resources and to maintain chemicals that have potential to cause risks. These conservative assumptions are expected to over-estimate actual levels of risk to most ecological receptors. Consequently, some chemicals that pose negligible risk may be retained as COPEC at the outset of Step 3. The objective of the BRAPF is to determine the scope and goals of the baseline ERA by considering the results of the SLERA with additional site-specific information and alternate, more realistic assumptions in the estimates of risk. The results of this evaluation build upon the risk results presented in the SLERA and are intended to help in making scientific management decisions about the need for further investigation.

Since AOC-4 meets the EPA Region 6 Ecological Exclusion Screening, ERA refinement was not required.

2.5 UNCERTAINTY EVALUATION

This ERA for AOC-4 at the Falcon Refinery Superfund Site may incorporate a number of uncertainties associated with the estimates of ecological risk. However, since AOC-4 meets the EPA Region 6 Ecological Exclusion Screening, a detailed uncertainty evaluation was not conducted for this ERA.

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3. CONCLUSIONS

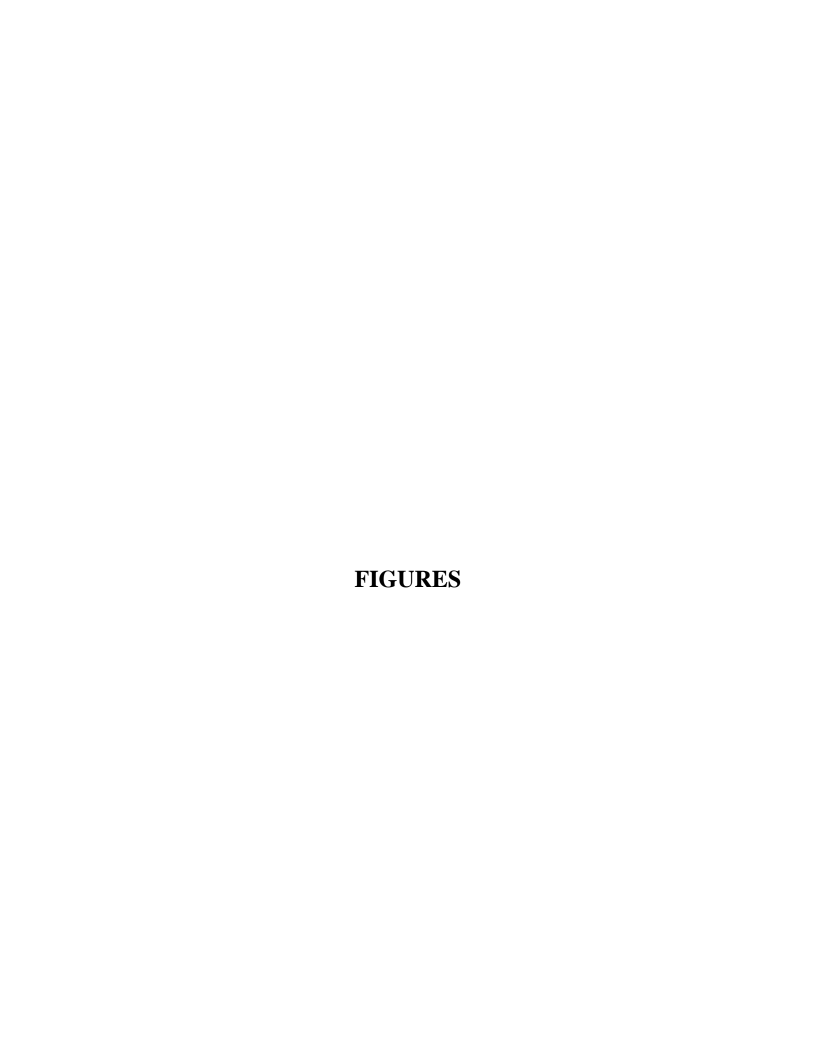
A conceptual model was developed for AOC-4 based on review of site conditions and available data. This model identified that the Site may provide a terrestrial habitat. However, AOC-4 meets the EPA Region 6 Exclusionary Criteria for evaluation. Therefore the COPECs at AOC-4 do not present an unacceptable risk to ecological receptors.

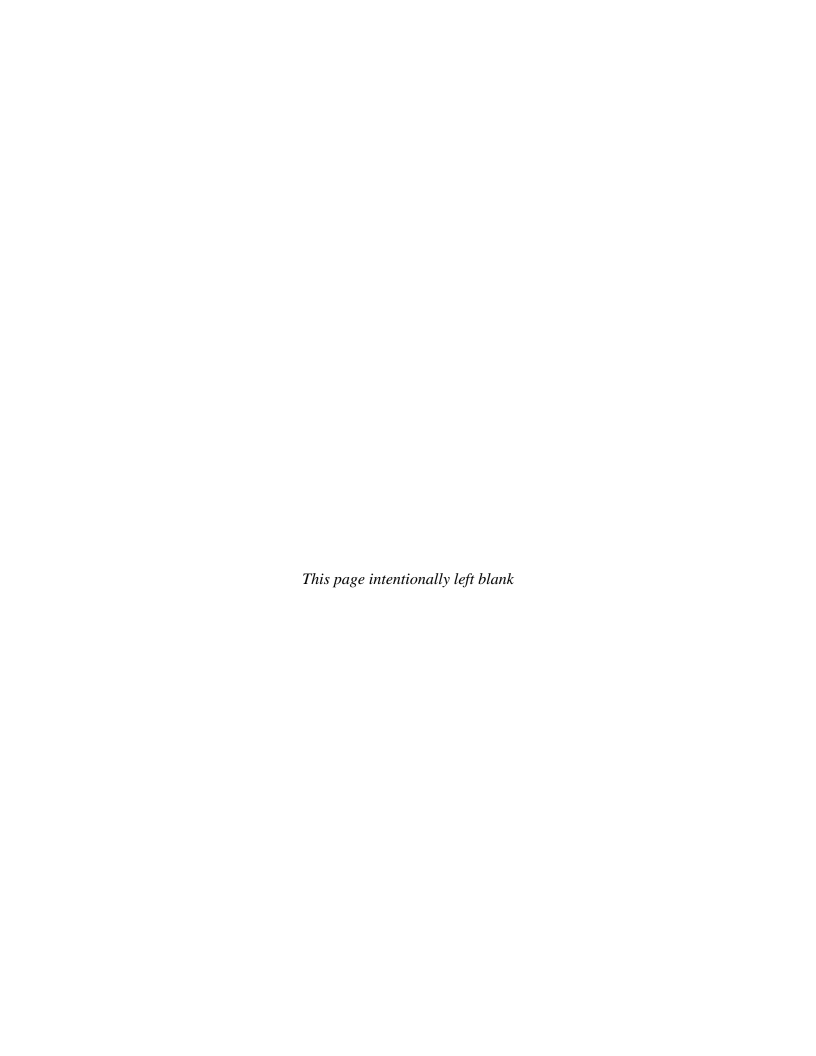
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- <u>U.S. Fish and Wildlife Service (USFWS). 2014. Federally Endangered and Listed Species.</u>
 http://ecos.fws.gov/tess_public/pub/stateListingAndOccurrenceIndividual.jsp?state=TX&s8fid=112761032792&s8fid=112762573902







Location Map Ecological Risk Assessment for AOC-4





Falcon Refinery Superfund Site Ingleside, San Patricio County, Texas

Figure 2
Site Map
Ecological Risk Assessment for AOC-4

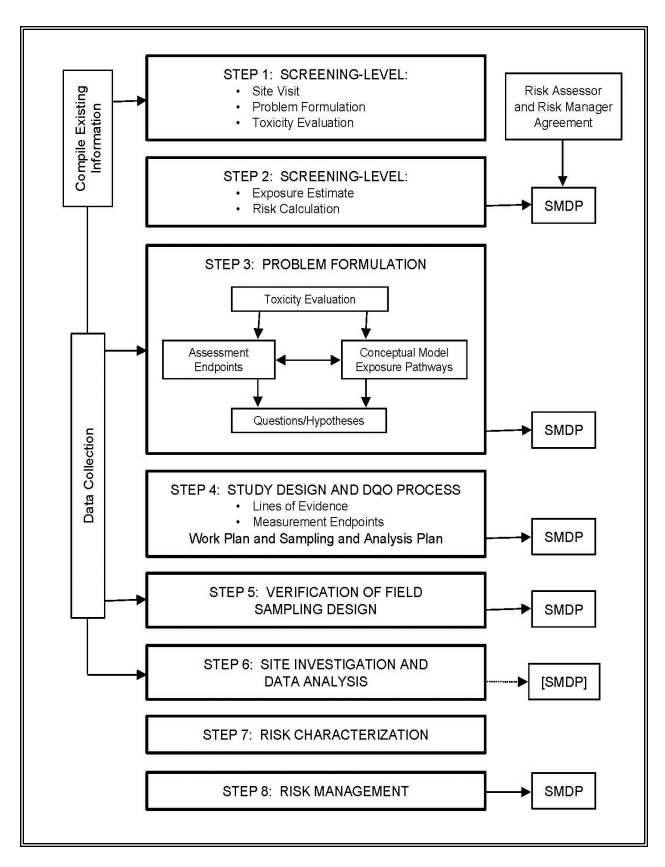


Figure 3 Eight-step Ecological Risk Assessment Process for Superfund (from EPA 1997).





Falcon Refinery Superfund Site Ingleside, San Patricio County, Texas

Figure 4
AOC-4 Sample Locations
Ecological Risk Assessment for AOC-4

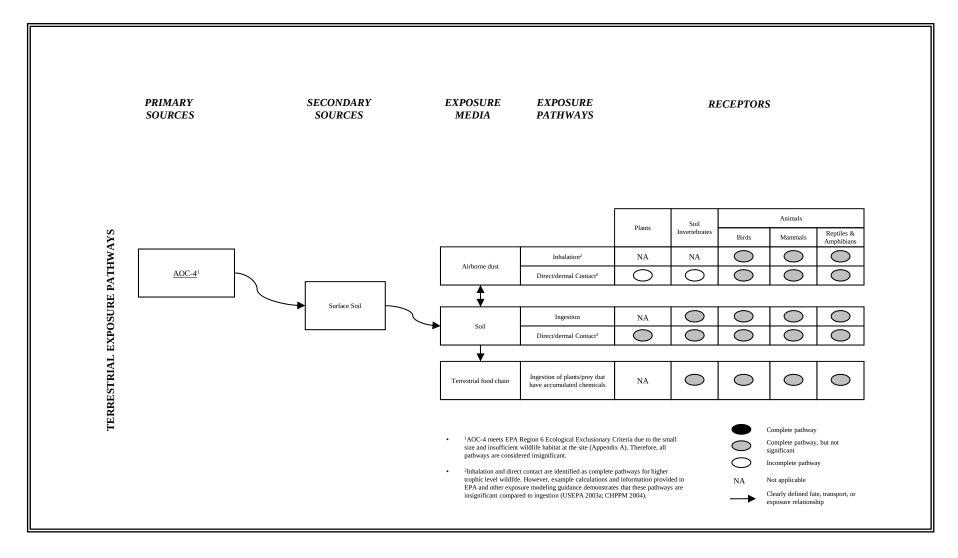
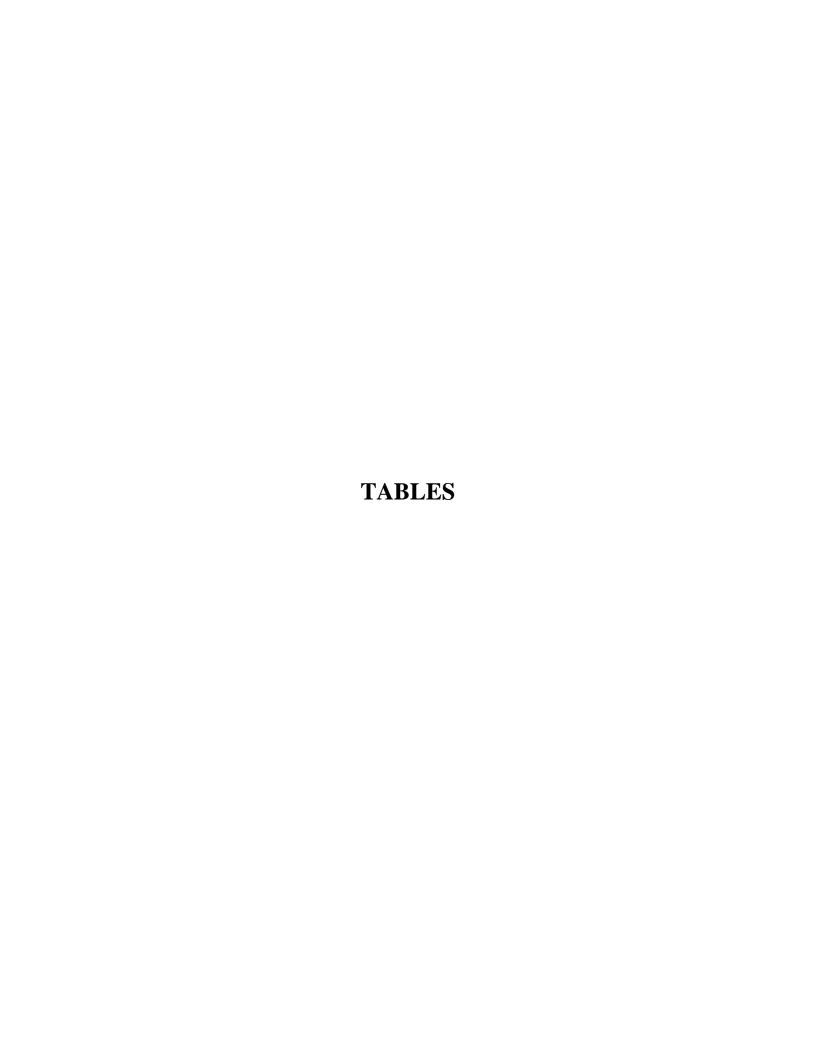


Figure 5. Ecological Conceptual Site Model for Falcon Refinery Superfund Site



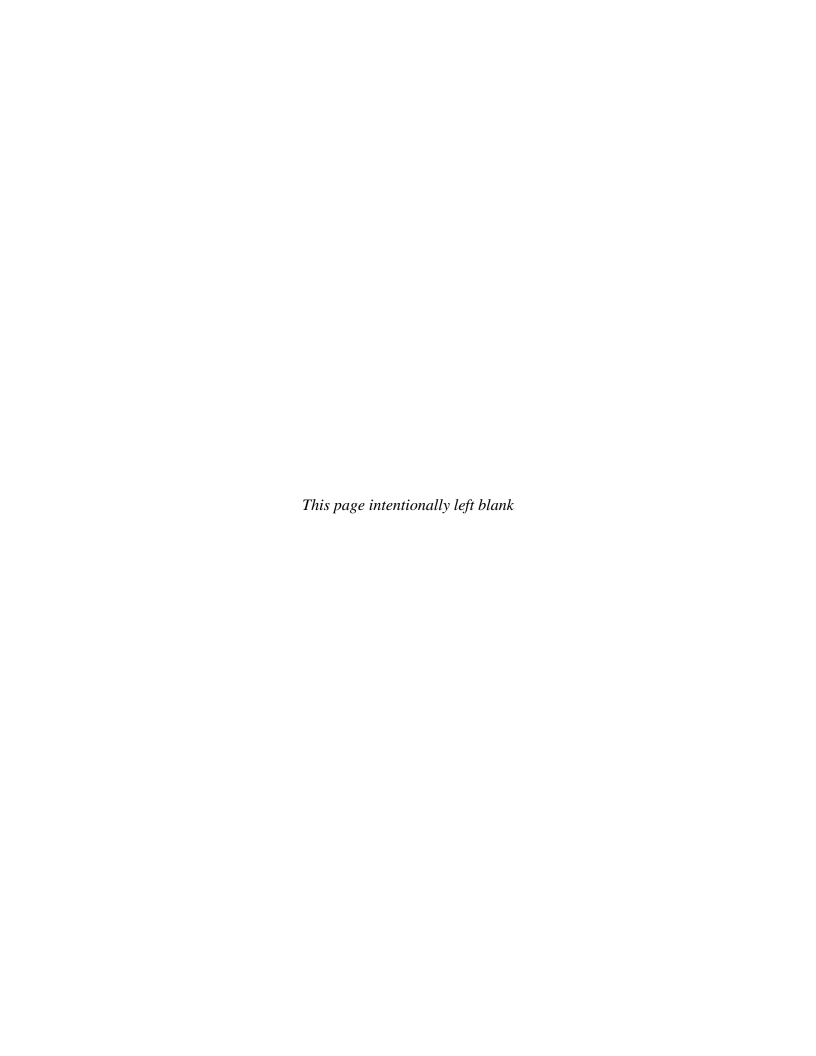


Table 1
Samples Used in the Ecological Risk Assessment

Area	Media	Sample Date	Sample ID
		10-Dec-07	FR-133A ¹
		17-Sep-13	MW-17
	Surface	10-Sep-13	MW-17-0.0-0.5
AOC-4	Soil	10-Sep-13	SO4-01-0.0-0.5
		10-Sep-13	SO4-02-0.0-0.5
		10-Sep-13	SO4-03-0.0-0.5
		10-Sep-13	SO4-05-0.0-0.5

NOTE:

AOC: Area of Concern

1. Composite soil sample.

EA Engineering, Science, and Technology, Inc.

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Table 2 Measurement Endpoints for Ecological Risk Assessment

Assessment Endpoint	Measurement Endpoint	On Site-Measurements/Exposure Point Concentrations (EPC)	Evaluation Method	Risk Indicators
	5 .	*	1	Chemicals defined as COPECs indicate the potential for risk

NOTE:

AOC: Area of Concern

COPEC: Chemical of Potential Ecological Concern Eco-SSL: Ecological Soil Screening Levels

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Table 3 **Ecological Screening Benchmarks**

Chemical	Soil Criteria (mg/kg)	Soil Criteria Source
Metals		
Aluminum	5.00E+01	Region IV
Antimony	2.70E-01	Mammalian Eco-SSL
Arsenic	1.80E+01	Plant Eco-SSL
Barium	3.30E+02	Soil Invertebrate Eco-SSL
Beryllium Cadmium	2.10E+01 3.60E-01	Mammalian Eco-SSL Mammalian Eco-SSL
Calcium	3.60E-01 NA	Manimanan Eco-SSL
Chromium	2.60E+01	Avian Eco-SSL for Cr III
Cobalt	1.30E+01	Plant Eco-SSL
Copper	2.80E+01	Avian Eco-SSL
Iron	2.00E+02	Region IV
Lead	1.10E+01	Avian Eco-SSL
Magnesium	NA	
Manganese	2.20E+02	Plant Eco-SSL
Mercury Nickel	1.00E-01 3.80E+01	Region IV Plant Eco-SSL
Potassium	NA	Fiant Eco-SSL
Selenium	5.20E-01	Plant Eco-SSL
Silver	4.20E+00	Avian Eco-SSL
Sodium	NA	-
Thallium	1.00E+00	Region IV
Vanadium	7.80E+00	Avian Eco-SSL
Zinc	4.60E+01	Avian Eco-SSL
PAHs		
2-Methylnaphthalene	NA	
Acenaphthene	NA NA	
Acenaphthylene	NA	
Anthracene	NA	
Benzo(a)Anthracene	NA	
Benzo(a)Pyrene	NA	
Benzo(b)Fluoranthene	NA	
Benzo(g,h,i)Perylene	NA	-
Benzo(k)Fluoranthene	NA	
Chrysene	NA	
Dibenzo(a,h)Anthracene	NA	
Fluoranthene	NA	
Fluorene	NA	
Indeno(1,2,3-Cd)Pyrene	NA	
	NA NA	
Naphthalene		
Phenanthrene	NA	
Pyrene Tatal LMW DAIL	NA 2.00F : 01	C-11 I 1 . D . CCT
Total LMW PAHs	2.90E+01	Soil Invertebrate Eco-SSL
Total HMW PAHs Total PAHs	1.10E+00 NA	Mammalian Eco-SSL
SVOCs	11/1	
1,1'-Biphenyl	6.00E+01	Region IV
2-Methylphenol	NA	
4-Methylphenol	NA NA	
* *		
Acetophenone	NA	
Benzaldehyde	NA	
Benzoic Acid	NA	
Butyl benzyl phthalate	NA	

EA Project No.: 14342.88 Revision: 00 Table 3, Page 2 of 2 March 2014

Table 3 **Ecological Screening Benchmarks**

Chemical	Soil Criteria (mg/kg)	Soil Criteria Source
Bis(2-ethylhexyl)phthalate	NA	
Caprolactum	NA	
Carbazole	NA	
Diethyl phthalate	1.00E+02	Region IV
Dimethyl phthalate	2.00E+02	Region IV
Di-N-Butyl phthalate	2.00E+02	Region IV
Di-N-octyl Phthalate	NA	
Isophorone	NA	
Phenol	5.00E-02	Region IV
VOCs	•	
1,1,2,2-Tetrachloroethane	NA	
1,2,4-Trimethlybenzene	NA	
1,3,5-Trimethylbenzene	NA	
2-Butanone	NA	
4-Methyl-2-pentanone	NA	
Acetone	NA	
Benzene	5.00E-02	
Benzaldehyde	1.00E-02	Region IV
Carbon disulfide	NA	
Chloroform	1.00E-03	Region IV
Chloromethane	NA	
Ethylbenzene	5.00E-02	Region IV
Isopropylbenzene	NA	
Methylene chloride	NA	
n-Propylbenzene	NA	
Styrene	1.00E-01	Region IV
Tetrachloroethene	1.00E-02	Region IV
Toluene	5.00E-02	Region IV
Trichloroethene	NA	
Trichloroflouromethane	NA	
Xylenes (m & p)	NA	
Xylenes (o)	NA	
Xylenes (Total)	5.00E-02	Region IV

For surface soil criteria:

The lowest Eco-SSLs of available receptors, accessed at

http://www.epa.gov/ecotox/ecossl/, or

Region IV Ecological Screening Values, accessed at

http://www.epa.gov/region4/superfund/programs/riskassess/ecolbul.html or

Region III Ecological Screening Values, assessed at

http://www.epa.gov/reg3hscd/risk/eco/btag/sbv/marsed/screenbench.htm,

were used if Eco-SSLs were not available.

Notes:

NA: Screening Value not available

mg/kg: milligram per kilogram

Eco-SSL: Ecological Soil Screening Levels

LMW PAH: Low molecular weight polynuclear aromatic hydrocarbon HMW PAH: High molecular weight polynuclear aromatic hydrocarbon

Table 4 Maximum Soil Detection Comparison to Screening Levels for AOC-4

1 males	Surface Soil				Selection of Chemical of Potential Ecological Concern
Analyte	Frequency	Maximum (mg/kg)	Location of Maximum	Screening Criteria (mg/kg)	Terrestrial Habitats
Metals	7/7	1 707.04	004.01.0.0.5	I **	1 110
Aluminum	7/7 1/7	1.70E+04 4.75E-01	SO4-01-0.0-0.5 FR-133A	pH < 5.5	NO
Antimony	7/7	4.75E-01 5.70E+00	SO4-01-0.0-0.5	2.70E-01	YES
Arsenic Barium	7/7	8.09E+00	SO4-01-0.0-0.5	1.00E+01 1.65E+02	NO YES
Beryllium	1/7	1.80E-01	FR-133A	1.00E+01	NO
Cadmium	2/7	9.00E-01	SO4-01-0.0-0.5	3.60E-01	YES
Calcium	6/6	2.64E+05	SO4-03-0.0-0.5	2.12E+05	NO, Esn. Nut.
Chromium	7/7	1.76E+01	SO4-04-0.0-0.5	4.00E-01	YES
Cobalt	7/7	3.80E+00	SO4-01-0.0-0.5	1.30E+01	NO
Copper	7/7	3.98E+01	SO4-04-0.0-0.5	2.80E+01	YES
Iron	7/7	1.30E+04	SO4-01-0.0-0.5	pH < 5.5	NO
Lead	7/7	4.84E+02	FR-133A SO4-01-0.0-0.5	1.10E+01	YES
Magnesium	6/6 7/7	6.01E+03 2.59E+02	SO4-01-0.0-0.5 SO4-01-0.0-0.5	4.55E+03 1.65E+02	NO, Esn. Nut.
Manganese Mercury	7/7	1.50E+00	SO4-01-0.0-0.5	5.00E-04	YES YES
Nickel	7/7	1.85E+01	SO4-01-0.0-0.5	3.00E+00	YES
Potassium	6/6	4.00E+03	SO4-01-0.0-0.5	3.66E+03	NO, Esn. Nut.
Selenium	1/7	4.28E+02	FR-133A	2.00E-01	YES
Sodium	5/6	4.23E+03	MW-17-0.0-0.5	2.89E+03	NO, Esn. Nut.
Vanadium	7/7	2.13E+01	SO4-01-0.0-0.5	2.00E+00	YES
Zinc	7/7	5.60E+02	SO4-01-0.0-0.5	8.50E+00	YES
PAHs					
Acenaphthene	3/6 4/6	3.20E-02	SO4-04-0.0-0.5	NA	Use Total LMW Use Total LMW
Acenaphthylene Anthracene	5/6	6.10E-02 6.50E-02	SO4-04-0.0-0.5 SO4-04-0.0-0.5	NA NA	Use Total LMW
Benzo(a)Anthracene	7/7	5.90E-02	MW-17-0.0-0.5	NA NA	Use Total HMW
Benzo(a)Pyrene	7/7	5.09E-01	MW-17-0.0-0.5	NA	Use Total HMW
Benzo(b)Fluoranthene	7/7	8.20E-01	MW-17-0.0-0.5	NA	Use Total HMW
Benzo(g,h,i)Perylene	7/7	2.19E-01	FR-133A	NA	Use Total HMW
Benzo(k)Fluoranthene	7/7	2.70E-01	SO4-04-0.0-0.5	NA	Use Total HMW
Chrysene	7/7	6.00E-01	MW-17-0.0-0.5	NA	Use Total HMW
Dibenzo(a,h)Anthracene	5/6	7.60E-02	MW-17-0.0-0.5	NA	Use Total HMW
Fluoranthene Fluorene	7/7 2/6	1.40E+00 1.50E-02	MW-17-0.0-0.5 MW-17-0.0-0.5	NA NA	Use Total LMW Use Total LMW
Indeno(1,2,3-Cd)Pyrene	7/7	3.50E-01	SO4-04-0.0-0.5 MW-17-0.0-0.5	NA NA	Use Total HMW
Phenanthrene	7/7	1.66E+02	FR-133A	NA	Use Total LMW
Pyrene	7/7	1.10E+00	MW-17-0.0-0.5	NA	Use Total HMW
Total LMW PAHs	7/7	1.66E+02	FR-133A	2.90E+01	YES
Total HMW PAHs	7/7	5.87E+00	MW-17-0.0-0.5	1.10E+00	YES
SVOCs					
Acetophenone	1/6	6.20E-02	SO4-05-0.0-0.5	NA	YES
Benzaldehyde	1/6	6.60E-02	SO4-05-0.0-0.5	NA	YES
Bis(2-ethylhexyl)phthalate	3/7	2.20E-01	SO4-04-0.0-0.5	NA	YES
Carbazole	1/6	1.90E-02	SO4-05-0.0-0.5	NA	YES
Dimethyl phthalate	2/6	1.50E-01	SO4-04-0.0-0.5	2.00E+02	NO
Phenol	1/6	3.30E-02	SO4-05-0.0-0.5	5.00E-02	NO
VOCs					
2-Butanone	1/6	1.40E-02	SO4-01-0.0-0.5	NA	YES
Ethylbenzene	1/6	3.70E-03	SO4-01-0.0-0.5	5.00E-02	NO
Isopropylbenzene	2/7	2.30E-03	FR-133A	NA	YES
Tetrachloroethene	1/6	1.20E-03	SO4-01-0.0-0.5	1.00E-02	NO
Trichloroflouromethane	4/6	5.00E-04	SO4-01-0.0-0.5	NA	YES
Xylenes (m & p)	2/6	3.50E-02	SO4-01-0.0-0.5	NA NA	YES
	1/6	1.20E-02	SO4-01-0.0-0.5	NA NA	YES
Xylenes (o) NOTES:	1/0	1.40E-04		14/4	1 E/J

NOTES:

NA: not available

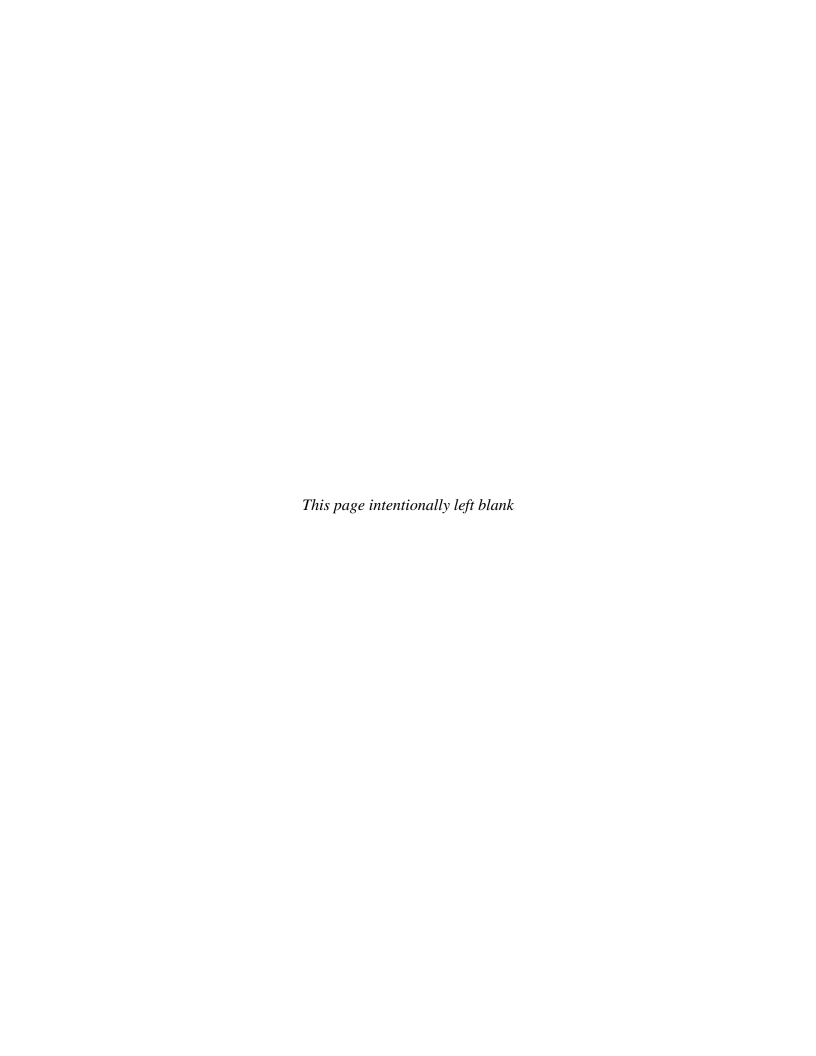
mg/kg: milligram per kilogram

LMW PAH: Low molecular weight polynuclear aromatic hydrocarbon HMW PAH: High molecular weight polynuclear aromatic hydrocarbon

Esn. Nut.: Essential nutrient

APPENDIX A

EPA Region 6 Ecological Exclusionary Criteria for AOC-4



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APPENDIX A ECOLOGICAL EXCLUSION CRITERIA WORKSHEET

The Exclusion Criteria Worksheet is intended to aid facilities and regulators in determining whether or not further ecological evaluation is necessary at an affected property where a response action is being pursued utilizing the CAS. Exclusion criteria refer to those conditions at an affected property which preclude the need for a formal ecological risk assessment (ERA) because there are incomplete or insignificant ecological exposure pathways due to the nature of the affected property setting and/or the condition of the affected property media. The person completing the worksheet should be familiar with the affected property but need not be a professional scientist in order to respond, although some questions will likely require contacting a wildlife management agency (U.S. Fish and Wildlife Service, etc.). The worksheet is designed for general applicability to all affected property; however, there may be unusual circumstances which require professional judgment in order to determine the need for further ecological evaluation (e.g., cave-dwelling receptors). In these cases, it is strongly encouraged to contact your state regulatory agency for additional guidance before proceeding.

The worksheet consists of three major parts. Part 1, identification of the affected property and background information, Part 2, the actual exclusion criteria and supportive information, and Part 3, a qualitative summary statement and certification of the information submitted. Answers to the worksheet should reflect existing conditions and should not consider future remedial actions at the affected property. Completion of the worksheet should lead to a logical conclusion as to whether further ecological evaluation is warranted. Definitions of terms used in the worksheet are provided and users are encouraged to review these definitions before completing the worksheet.

The Exclusion Worksheet has been adapted from and follows the Texas Natural Resources Conservation Commission (TNRCC) Texas Risk Reduction Program (TRRP) Tier 1 Checklist. TNRCC has developed some additional information regarding the use of their Tier 1 Checklist which should also be consulted in completing the CAS Ecological Exclusion Criteria Worksheet. This information can be found in Chapter 2 of TNRCCs Guidance for Conducting Ecological Risk Assessments at Remediation Sites in Texas, Draft Final, August 2000; http://www.tnrcc.state.tx.us/permitting/remed/techsupp/erag8 00.pdf

Part 1. Affected Property Identification and Background Information

1) Provide a description of the specific area of the response action and the nature of the release. Include estimated acreage of the affected property and the facility property, and a description of the type of facility and/or operation associated with the affected property. Also describe the location of the affected property with respect to the facility property boundaries and public roadways.

The site is currently a barge docking facility, which is approximately 0.5 acres and is located on Redfish Bay. The fenced facility, which is connected to the refinery by pipelines, is used to load and unload barges. Currently, only crude oil passes through the docking facility. No public roadways connect to the site and most of the site is paved or contains building facilities.

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-	Topo map X _Aerial photo Other
	dentify the environmental media known or suspected to contain chemicals of concern (COCs) at he present time. Check all that apply:
	$\begin{tabular}{lllllllllllllllllllllllllllllllllll$
I	Explain (previously collected information may be referenced):
r	toil and groundwater samples were collected from the site in 2007 and 2013 (TRC 2013, this eport). As there had been no reported releases or evidence of spills at the site, COC creening was limited to metals, VOCs, and SVOCs in 2007 and PAHs were added to the Phase II sampling in 2013.
ŗ	Provide the information below for the nearest surface water body which has become or has the otential to become impacted from migrating COCs via surface water runoff, air deposition, groundwater seepage, etc.
	Exclude: wastewater treatment facilities and stormwater conveyances/impoundments authorized by permit.
<u> </u>	Also exclude: conveyances, decorative ponds, and those portions of the process facilities which are
	 Not in contact with surface waters of the State or other surface waters which are ultimately in contact with surface waters of the State; and
	b. Not consistently or routinely utilized as valuable habitat for natural communities including birds, mammals, reptiles, etc.
	The nearest surface water body is <u>adjacent to</u> the affected property. The surface water
	pody is named Redfish Bay (AOC-5).
ŀ	The surface water body is best described as a:

	Is the water body listed as a State classified segment?				Aquatic Life Use, Contact Recreation Use, General Use, Fish Consumption	
	X Yes No	Segment #_	2483	Use classification: _	Use, Oyster Waters Use	
	As necessa	ry, provide fu	rther descrip	tion of surface waters in	the vicinity of the affected property:	
				pastal waterway is being i d Human Health Risk Ass	investigated separately in the Screening essment.	
Part 2.	Exclusion	Criteria and	Supportive	Information		
Subpar	rt A. Surfa	ce Water/Sed	iment Expo	sure		
1)	and resulte	d in a release	or imminent	_	ng pursued, have COCs migrated surface waters or to their associated er seepage, etc.	
	Exclude: w permit.	astewater trea	tment facilit	ies and stormwater conve	eyances/impoundments authorized by	
	Also exclud	de: conveyanc	es, decorativ	ve ponds, and those portion	ons of the process facilities which are:	
	a.			surface waters of the Stat t with surface waters of the	e or other surface waters which are ne State; and	
	b.			routinely utilized as valua nmals, reptiles, etc.	ble habitat for natural communities	
		Yes	X_No			
	Explain:					
				strial with no suitable ha OC-5) is being considere	bitat that would support wildlife d separately.	
			_		erty does not meet the exclusion	

significant soil exposure pathway, then complete Part 3, Qualitative Summary and Certification).

If the answer is No to Subpart A above, go to Subpart B.

Subpart B. Affected Property Setting

In answering Yes to the following question, it is understood that the affected property is not attractive to wildlife or livestock, including threatened or endangered species (i.e., the affected property does not serve as valuable habitat, foraging area, or refuge for ecological communities). May require consultation with management agencies.

1).	Is the affected property wholly contained within contiguous land characterized by: pavement, buildings, landscaped area, functioning cap, roadways, equipment storage area, manufacturing or process area, or other surface cover or structure, or otherwise disturbed ground?				
	No				
	Explain:				
	The 0.5 acre site is primarily covered by pavement, buildings, roadways, and process areas. There is no natural or undisturbed habitat within the site boundaries.				
	If the answer is Yes to Subpart B above, the affected property meets the exclusion criteria, assuming the answer to Subpart A was No. (Skip Subparts C and D and complete Part 3, Qualitative Summary and Certification).				
	If the answer is No to Subpart B above, go to Subpart C.				
Subp	eart C. Soil Exposure				
1)	Are COCs which are in the soil if the affected property solely below the first 5 feet beneath ground surface or does the affected property have a physical barrier present to prevent exposure to receptors to COCs in the surface soil? YesNo				
	Explain:				

If the answer is Yes to Subpart C above, the affected property meets the exclusion criteria, assuming the answer to Subpart A was No. (Skip Subpart D and complete Part 3, Qualitative Summary and Certification).

If the answer is No to Subpart C above, go to Subpart D.

Subpart D. DeMinimus Land Area

In answering Yes to the question below, it is understood that all of the follow conditions apply:

- The affected property is not known to serve as habitat, foraging area, or refuge to threatened/endangered or otherwise protected species. (Will likely require consultation with wildlife management agencies).
- Similar but unimpacted habitat exists within a half-mile radius.
- The affected property is not known to be located within one-quarter mile of sensitive environmental areas (e.g., rookeries, wildlife management areas, preserves). (Will likely require consultation with wildlife management agencies).
- There is no reason to suspect that the COCs associated with the affected property will migrate such that the affected property will become larger than one acre.

0	h protective concentration levels as a basis to determine the extent of the COC coperty consist of one acre or less <u>and</u> does it meet all the conditions described
Yes	No
Explain how the	onditions are/are not met:

If the answer is Yes to Subpart D, then no further ecological evaluation is needed at the affected property, assuming the answer to Subpart A was No. (Complete Part 3, Qualitative Summary and Certification).

If the answer is No to Subpart D, Proceed to an Ecological Risk Evaluation.

Part 3. Qualitative Summary and Certification (Complete in all cases)

Attach a brief statement (1 page or less) summarizing the information you have provided in this form. This summary should include sufficient information to verify that the affected property meets or does not meet

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the exclusion criteria. The facility should make the initial decision regarding the need to conduct further ecological evaluation based on the results of this worksheet. However, the State will make a final determination on the need for further ecological assessment.

Please see Attachment B.

Note: the facility has the continuing obligation to re-enter the ERA process if changing circumstances result in the affected property not meeting the exclusion criteria requirements presented in this worksheet.

Completed by: Amber Garr

Environmental Scientist

March 17, 2014

I believe that the information submitted is true, accurate, and complete, to the best of my knowledge.

Dan Hinckley	(Typed Name of Person)
Lead Ecological Risk Assessor	(Title of Person)
Daniel a. Hindres	(Signature of Person)
27 March 2014	(Date Signed)

Definitions (applicable to Exclusion Worksheet)

Affected property - The entire area (i.e., on-site and off-site; including all environmental media) which contains releases of chemicals of concern at concentrations equal to or greater than the assessment level applicable for the land use (i.e., residential or commercial/industrial) and groundwater classification.

Assessment level - a critical protective concentration level for a chemical of concern used for affected property assessments where the human health protective concentration level is established by State regulation or guidance .

Bedrock - the solid rock (i.e., consolidated, coherent, and relatively hard naturally formed material that cannot normally be excavated by manual methods alone) that underlies gravel, soil, or other surficial material.

Chemicals of concern - any chemical that has the potential to adversely affect ecological or human receptors due to its concentration, distribution, and mode of toxicity.

Community - an assembledge of plant and animal populations occupying the same habitat in which the various species interact via spatial and trophic relationships (e.g., a desert community or a pond community).

Complete exposure pathway - an exposure pathway where a human or ecological receptor is exposed to a chemical of concern via an exposure route (e.g., incidental soil ingestion, inhalation of volatiles and particulates, consumption of prey, etc).

De Minimus - the description of an area of affected property comprised of one acre or less where the ecological risk is considered to be insignificant because the small extent of contamination, the absence of protected species, the availability of similar unimpacted habitat nearby, and the lack of adjacent sensitive environmental areas.

Ecological protective concentration level - the concentration of a chemical of concern at the point of exposure within an exposure medium (e.g., soil, sediment, groundwater, or surface water) which is determined to be protective for ecological receptors. These concentration levels are intended to be protective for more mobile or wide-ranging ecological receptors and, where appropriate benthic invertebrate communities within waters of the State. These concentration levels are not intended to be directly protective of receptors with limited mobility or ranges (e.g., plants, soil invertebrates, and small rodents), particularly those residing within active areas of a facility, unless these receptors are threatened/endangered species or unless impacts to these receptors result in disruption of the ecosystem or other unacceptable consequences fo the more mobile or wide-ranging receptors (e.g., impacts to an off-site grassland habitat eliminate rodents which causes a desirable owl population to leave the area).

Ecological risk assessment - a process that evaluates the likelihood that adverse ecological effects may occur or are occurring as a result of exposure to one or more stressors; however, as used in this context, only chemical stressors (i.e., COCs) are evaluated.

Environmental medium - a material found in the natural environment such as soil, (including non-waste fill materials), groundwater, air, surface water, and sediments, or a mixture of such materials with liquids,

sludges, gasses or solids, including hazardous waste which is inseparable by simple mechanical removal processes, and is made up of primarily of natural environmental material.

Exclusion criteria - those conditions at an affected property which preclude the need to establish a protective concentration level for an ecological exposure pathway because the exposure pathway between the chemical of concern and the ecological receptors is not complete or is insignificant.

Exposure medium - the environmental medium or biological tissue in which or by which exposure to chemicals of concern by human or ecological receptors occurs.

Facility - the installation associated with the affected property where the release of chemicals of concern have occurred.

Functioning cap - a low permeability layer or other approved cover meeting its design specifications to minimize water infiltration and chemical of concern migration, and prevent ecological or human receptor exposure to chemical of concern, where design requirements are routinely maintained.

Landscaped area - an area of ornamental, or introduced, or commercially installed, or manicured vegetation, which is routinely maintained.

Off-site property - all environmental media which is outside the legal boundaries of the on-site property.

On-site property - all environmental media within the legal boundaries of a property that has become subject to corrective action, either through voluntary action, permit or order.

Physical barrier - any structure or system, natural or manmade, that prevents exposure or prevents physical migration of chemicals of concern to points of exposure.

Point of exposure - the location within an environmental medium where a receptor will be assumed to have a reasonable potential to come into contact with chemicals of concern. The point of exposure may be a discrete point, plane, or an area within or beyond some location.

Protective concentration level - the concentration of a chemical of concern which can remain within the source medium and not result in levels which exceed the applicable human health risk based exposure limit considering cumulative risk and hazard index for both carcinogenic and non-carcinogenic effects respectively, or ecological protective concentration level at the point of exposure for that exposure pathway.

Release - any spilling, leaking, pumping, pouring, emitting, emptying, discharging, injecting, escaping, leaching, dumping, or disposing into the environment, with the exception of:

- a release that results in an exposure to a person solely within a workplace, concerning a claim that the person may assert against the persons employer;
- an emission from the engine exhaust of a motor vehicle, rolling stock, aircraft, vessel, pipeline pumping station engine;
- a release of source, by product, or special nuclear material a nuclear incident, as those terms identified by the Atomic Energy Act of 1954, as amended (42 USC 2201 et. seq.); if the release area is subject to requirements concerning financial protection established by

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the Nuclear Regulatory Commission under Section 170 of that Act;

- for the purpose of the environmental response law Section 104, as amended, or other response action, release of source, by-product, or special nuclear material from a processing site designated under Section 102(a)(1) for Section 302(a) of the Uranium Mill Tailings Radiation Control Act of 1978 (42 USC Section 7912 and Section 7942) as amended: and
- the normal application of fertilizer.

Sediment - non-suspended particulate material lying below surface waters such as bays, the ocean, rivers, streams, lakes, ponds, or other similar surface water body (including intermittent streams). Dredged sediments which have been removed from surface water bodies and placed on land shall be considered soils.

Sensitive environmental areas - areas that provide unique and often protected habitat for wildlife species. These areas are typically used during critical life stages such as breeding, hatching, rearing of young, and overwintering. Examples include; critical habitat for threatened and endangered species, wilderness areas, parks and wildlife refuges.

Source medium - an environmental medium containing chemicals of concern which must be removed, decontaminated and/or controlled in order to protect human health and the environment. The source medium may be the exposure medium for some exposure pathways.

Stressor - any physical, chemical, or biological entity that can induce an adverse response; however, as used in this context, only chemical entities apply.

Subsurface soil - for human health exposure pathways, the portion of the soil zone between the base of the surface soil and the top of the groundwater-bearing unit(s). For ecological exposure pathways, the portion of the soil zone between 0.5 feet and 5 feet in depth.

Surface cover - a layer of artificially placed utility material (e.g., shell, gravel).

Surface soil - for human health exposure pathways, the soil zone extending from ground surface to 15 feet in depth for residential land use and from ground surface to 5 feet in depth for commercial/industrial land use; or to the top of the uppermost groundwater-bearing unit or bedrock, whichever is less in depth. For ecological exposure pathways, the soil zone extending from ground surface to 0.5 feet in depth.

Surface water - any water meeting the definition of surface water as defined by the authorized State.

ECOLOGICAL ASSESSMENT CHECKLIST

The evaluation associated with the checklist is intended to be a screening-level survey of the developed and undeveloped/ecological portions of the site. The checklist is patterned after ERAGS Appendix A - Checklist for Ecological Assessment/Sampling, June 1997 and consists of five major sections: 1 - Site Description, 2 - Terrestrial Habitat Checklist, 3 - Aquatic Habitat Checklist (non-flowing systems), 4 - Aquatic Habitat Checklist (flowing systems), and 5 - Wetlands Habitat Checklist. Answers to the checklist should reflect existing conditions and should not consider future remedial actions at the site.

In general, the checklist is designed for applicability to all sites, however, there may be unusual circumstances which require professional judgment in order to determine the need for further ecological evaluation. Sources and general information available for the identification of ecological receptors and habitats may include: the U.S. Fish and Wildlife Service (http://www.fws.gov), State Game and Fish Conservation Services, United States Geological Service (USGS), National Wetland Inventory Maps (http://nwi.fws.gov) National Audubon Society, National Biological Survey, national and local wildlife clubs, National and State Heritage Programs, State and National Parks System, and tribal organizations.

Section 1. Site Description

1.	Site Name: Falcon Refinery Superfund Site	Location: Redfish Bay
	County/Parish: San Patricio County City: Ing	gleside State: TX Type of Facility: Barge Docking
	<u>Facility</u>	
2.	Latitude: 27.85822° N	Longitude: -97.16860° W
3.	What is the approximate area of the site?0.5	acres
4.	Is this the first site visit? Yes NoX available. Date(s) of previous site visit(s): NA	. If no, attach trip report of previous site visit(s), if no site visit has taken place
5.	Please attach to the checklist USGS topographic	map(s) of the site, if available.
6.	Are aerial or other site photographs available? Ye photo(s) to the site map at the conclusion of this	es X No
7.	The land use on the site is:	The area surrounding the site is:
	% Urban% Rural% Residential% Industrial light X heavy% Agriculture (Crops:)% Recreational	% Urban% Rural% Residential% Industrial X light heavy% Agriculture (Crops:)% Recreational

8. Has any movement of soil taken place at the site? Yes
If yes, please identify the most likely cause of this disturbance:
Agricultural Use Natural Events
X Heavy Equipment
Erosion
Mining Other
Other
Please describe: <u>Site has been used to offloads barges and has been reworked to authorize the offloading</u>
9. Do any potentially sensitive environmental areas exist adjacent to or in proximity to the site, e.g., Feder and State parks, National and State Monuments, wetlands, prairie potholes? <i>Remember, flood plains an wetlands are not always obvious; do not answer "no" without confirming information</i> . No
10. What type of facility is located at the site? X Chemical Manufacturing Mixing Waste Disposal Other (specify)
11. What are the suspected contaminants of concern at the site? If known, what are their maximum concentration levels? Suspected contaminants include metals, PAHs, SVOCs, and VOCs
12. Check any potential routes of off-site migration of contaminants observed at the site: SwalesDepressionsDrainage ditches
X Runoff Windblown particulate Vehicular traffic Other (specify)
13. If known, what is the approximate depth to the water table? <i>Not known</i> .
14. Is the direction of surface runoff apparent from site observations? Yes No X. If yes, to which the following does the surface runoff discharge? Indicate all that apply. of Surface water Groundwater Sewer Collection impoundment
15. Is there a navigable waterbody or tributary to a navigable waterbody? Yes X_No
Intercoastal waterway (AOC-5) Redfish Bay adjacent to site is being evaluated independently.
16. Is there a waterbody anywhere on or in the vicinity of the site? If yes, also complete Section 3: Aquati Habitat Checklist - non-flowing systems and /or Section 4: Aquatic Habitat Checklist - flowing systems. Yes X (approximate distance: Adjacent (evaluated separately as AOC-5) No No.
17. Is there evidence of flooding? Yes No X Wetlands and flood plains are not always

obvious; do not answer "no" without confirming information. Checklist.	•
18. If a field guide was used to aid any of the identifications, patime spent identifying the fauna. (Use a blank sheet	-
NA	
19. Are any threatened and/or endangered species (plant or anim No No . If yes, you are required to verify this inform If species identities are known, please list them in the text	nation with the U.S. Fish and Wildlife Service.
20. Record weather conditions at the time this checklist was p	repared:
Date: Not applicable	
Temperature (°C /°F)	Normal daily high temperature
	Precipitation (rain, snow)
Cloud cover	-

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Completed by	Affiliation
Additional Preparers	
Site Manager	
Date	
Section 2. Terrestrial Habitat	
Section 2. Terrestrial Habitat	CHECKHIST
Section 2A. Wooded	
1. Are there any wooded areas o	on the site? YesNo_X If no, go to Section IIB: Shrub/Scrub.
the site map which is attached t	f the site is wooded? (acres). Indicate the wooded area on to a copy of this checklist. Please identify what information was used to be site
`	vegetation in the wooded area? s/Mixed) Provide a photograph if available.
	of the trees at the site? Use diameter at breast height6-12 inches> 12 inches
	esent, if known. Provide a photograph, if available.
Section 2B. Shrub/scrub	
1. Is shrub/scrub vegetation pres	ent at the site? YesNoX If no, go to Section IIC: Open Field.
	covered by shrub/scrub vegetation? (
3. What is the dominant type of	of shrub/scrub vegetation, if known? Provide a photograph if available.

	nate average height of the2-5 feet	e shrub/scrub veget -		
5. Based on site observDense	rations, how dense is the s	-	ion? Sparse	
Section 2C. Open Fie	ld			
the type below:			No X . If yes, p	
Prairie/plains		Old field	Other (specify)	
		% acres)). Indicate the open field are	eas on the site
3. What is/are the dom	inant plant plants? Provi	de a photograph if	available	
4. What is the approximate the second of the	mate average height of the	e dominant plant?		
5. Describe the vegetat	ion cover: Dense	Sparse	Patchy	
Section 2D. Miscellan	eous			
			an woods, shrub/scrub, and	
2. Describe the terrestr	ial miscellaneous habitat((s) and identify thes	se areas on the site map.	
	if any, were made at the	0 1	presence and/or absence of	insects, fish,
	s in Section I to determine		abitat checklists should be c	completed for

Section 3. Aquatic Habitat Checklist – Non-flowing Systems

Note: Aquatic systems are often associated with wetland habitats. Please refer to Section 5, Wetland Habitat Checklist.

	What type of open-water, non-flowing system is present at the site? Natural (pond or lake)
	Artificially created (lagoon, reservoir, canal, impoundment)
2.	If known, what is the name(s) of the waterbody(ies) on or adjacent to the site?
3.	If a waterbody is present, what are its known uses (e.g., recreation, navigation, etc.)?
4.	What is the approximate size of the waterbody(ies)? acre(s).
	Is any aquatic vegetation present? Yes No If yes, please identify the type of vegetation esent, if known.
_	EmergentSubmergentFloating
6.	If known, what is the depth of the water?
	What is the general composition of the substrate? Check all that apply. BedrockSandMuck (fine/black)
	Boulder (>10 in.) Silt (fine) Debris
_	Cobble (2.5-10 in.) Marl (shells) Detritus Gravel (0.1-2.5 in.) Clay (slick) Concrete
	Other (specify)
	What is the source of water in the waterbody? River/Stream/CreekGroundwaterOther (specify)Industrial dischargeSurface runoff
	Is there a discharge from the site to the waterbody? YesNo If yes, please describe this scharge and its path.
	b. Is there a discharge from the waterbody? Yes No If yes, and the information is available entify from the list below the environment into which the waterbody discharges.
	River/Stream/Creekonsite offsite Distance
	Groundwateronsite offsite
	Wetlandonsite offsite Distance
	Impoundmentonsite offsite

		quality that were made. For those parameters
	provide the measurement and the	e units of measure below:
Area		
Depth (avera	ige)	
pH		
Dissolved ox	aygen	
Salinity		
	lear, slightly turbid, turbid, opaqu	ue) (Secchi disk denth
		(Seeein disk deptil)
Other (speci	· y)	
12. Describe observed color	and area of coloration.	
13. Mark the open-water, no	n-flowing system on the site map	attached to this checklist.
4.4 3371 . 1		
		garding the presence and/or absence of benthic
Section 4. Aquatic Habitat	Checklist – Flowing Systems	
	g ~	
Note: Aquatic systems are of	ten associated with wetland habit.	ats. Please refer to Section 5, wetland Habitat
Checklist.	en associatea with weitana nabit	uis. I teuse rejer to section 3, weitunu Huottu
Checklist.		
1 What type(s) of flowing y	votor system(s) is (ora) present at	the cite?
	vater system(s) is (are) present at	
River Dry wash	Stream	Creek
		Brook
Artificially created	Intermittent stream	Channeling
(ditch, etc,)		
		y in the intercoastal waterway. However, the
<u>adjacent aquatic habitat i</u>	is being evaluated separately as	AOC-5
		teration (e.g., channeling, debris, etc.)?
YesNo If yes	, please describe indicators that v	were observed.
4. What is the general compe	osition of the substrate? Check a	ıll that apply.
Bedrock	Sand	Muck (fine/black)

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Boulder (>10 in.)	Silt (fine)	Debris
Boulder (>10 in.) Cobble (2.5-10 in.)	Marl (shells)	Detritus
Gravel (0.1-2.5 in.)	Clay (slick)	Concrete
Other (specify)		
		etent of vegetative cover)?
6. Is the system influenced by tid determination?	les? Yes No	What information was used to make this
7. Is the flow intermittent? Yesthis determination.	No If yes, pl	ease note the information that was used in making
	te to the waterbody? Y	Yes No If yes, please describe the
please identify what the waterbo	ody discharges to and	No If yes, and the information is available, whether the discharge in onsite or off site. The state of the discharge in onsite or off site. The state of the discharge in the appropriate space in the appropriate space.
W. 44- (C4)		
D (1 (C ()		
Depth (feet) Velocity (specify t	inits)	
· · · · · · · · · · · · · · · · · · ·		the temperature was taken)
(5.5 p.		
ьП		
pH Dissolved oxygen		
рН		
pH Dissolved oxygen Salinity Turbidity (clear, sl	lightly turbid, turbid, op	
pH Dissolved oxygen Salinity Turbidity (clear, sl (Secchi disk depth	<u> </u>	
pH Dissolved oxygen Salinity Turbidity (clear, sl (Secchi disk depth	<u> </u>	
pH Dissolved oxygen Salinity Turbidity (clear, sl (Secchi disk depth Other (specify))
pH Dissolved oxygen Salinity Turbidity (clear, sl (Secchi disk depth Other (specify) 11. Described observed color and	area of coloration.	
pH Dissolved oxygen Salinity Turbidity (clear, sl (Secchi disk depth Other (specify) 11. Described observed color and	area of coloration.	
pH Dissolved oxygen Salinity Turbidity (clear, sl (Secchi disk depth Other (specify) 11. Described observed color and	area of coloration.	

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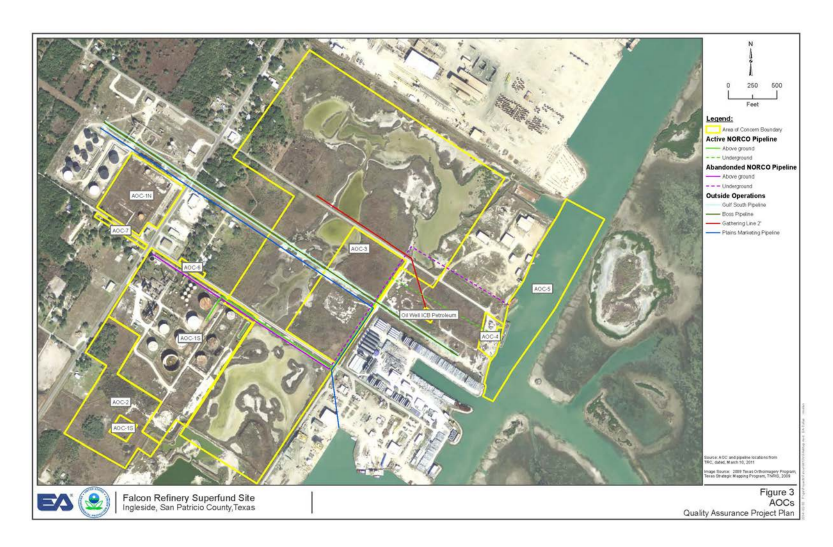
13. Mark the flowing water system on the attached site map.
14. What observations were made at the waterbody regarding the presence and/or absence of benthic macroinvertebrates, fish, birds, mammals, etc.?
Section 5. Wetland Habitat Checklist
1. Based on observations and/or available information, are designated or know wetlands definitely present at the site? YesNo Please note the sources of observations and information used (e.g., USGS Topographic maps, National
Wetland Inventory, Federal or State Agency, etc.) to make this determination.
 Based on the location of the site (e.g., along a waterbody, in a floodplain) and site conditions (e.g., standing water; dark, wet soils; mud cracks; debris line; water marks), are wetland habitats suspected? YesNo If yes, proceed with the remainder of the wetland habitat identification checklist. What type(s) of vegetation are present in the wetland?
SubmergementEmergentShrub/scrubWoodedOther (specify)
4. Provide a general description of the vegetation present in and around the wetland (height, color, etc.). Provide a photograph of the known or suspected wetlands, if available.
5. Is standing water present. Yes No If yes, is this water: Fresh Brackish What is the approximate area of the water (sq. ft.)? Please complete questions 4, 11, 12 in Checklist 3 - Aquatic Habitat Non-Flowing Systems.
6. Is there evidence of flooding at the site? What observations were noted? ButtressingWater marksMud cracksDebris lineOther (describe below)

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7. If known, what is the source of water in the wetland?
Stream/River/Creek/Lake/PondGroundwater FloodingSurface runoff
8. Is there a discharge from the site to a known or suspected wetland? Yes No If yes, please describe
9. Is there a discharge from the wetland? Yes No If yes, to what waterbody is the discharge released?
Surface stream/RiverGroundwaterLake/pondMarine
10. If a soil sample was collected, describe the appearance of the soil in the wetland area. Circle or write in the best response. Color (blue/gray, brown, black, mottled)
Water content (dry, wet, saturated/unsaturated)
11. Mark the observed wetland area(s) on the attached site map.

Attachment A



Attachment A



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Attachment B

Two areas of concern were evaluated for this Screening Level Ecological Risk Assessment, however, we are requesting exclusion for one site (AOC-4) as per the guidelines in the USEPA Region 6 Ecological Exclusion Screening criteria. AOC-4 is approximately 0.5 acres and contains the current barge docking facility. The site is fenced, predominately paved, and contains several small structures with no wooded, shrub, or open field habitat. Due to the site's small size and the unsuitable habitat for terrestrial wildlife, we believe it meets the exclusionary criteria.

The adjacent aquatic habitat (AOC-5) is located within Redfish Bay in the intercoastal waterway and is being evaluated separately.